

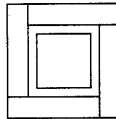
---

ATTORNEYS

DONALD S. EDGAR  
JEREMY R. FIETZ  
REX GRADY

E-Mail

don@classattorneys.com  
jeremy@classattorneys.com  
jrg@classattorneys.com



---

**EDGAR LAW FIRM**

## ATTORNEYS AND COUNSELORS AT LAW

408 COLLEGE AVENUE  
SANTA ROSA, CALIFORNIA 95401  
Phone (707) 545-3200 • Facsimile (707) 578-3040

---

LEGAL ASSISTANTS

SELENA A. LA RUE  
SUSAN SCHWEGMAN  
E-Mail  
sal@classattorneys.com  
susie@classattorneys.com

---

February 5, 2008

VIA UPS OVERNIGHT MAIL

Anthony Bowser, Deputy Clerk to  
Honorable Marilyn Hall Patel  
Northern District of California  
450 Golden Gate Avenue,  
San Francisco, CA 94102

ph. (415) 522-3140

**Re: Lamm, et al. v. Bumbo et al. - Case No. 07-04807 MHP**

and the related case:

**Whitson, et al. v. Bumbo et al. - Case No. 07-05597 MHP**

Dear Mr. Bowser:

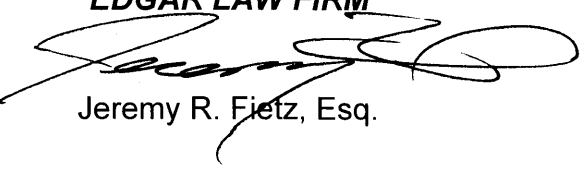
We are writing to request a schedule consolidation of motion and CMC practice. We are currently scheduled for both a Motion to Dismiss and a CMC (in *Whitson*) on May 3 at 2 pm and 4 pm, respectively, as well as two (almost identical) motions to quash/dismiss scheduled for May 10 at 2 pm (in both the *Whitson* case and the related *Lamm* case).

We request that the matters scheduled for May 3 be continued to May 10, so that all the matters relating to these two cases may be heard on the same date. In addition, perhaps the CMC could be heard at the end of the 2 pm motion calendar? Counsel for Target has informed us that they do not oppose such a consolidation of the hearing schedule.

Thank you for your consideration of this request.

Very truly yours,

***EDGAR LAW FIRM***

  
Jeremy R. Fietz, Esq.

cc. all parties via ECF/Pacer